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15	Attorneys for Plaintiffs	
1.	Aristocrat Technologies, Inc.,	
16	Aristocrat Technologies Australia Pty Ltd., and	
17	Aristocrat International Pty Ltd.	
,	11.000001.00 1.0001.00001.000 1.00 2.000	
18	UNITED STATES I	
10	FOR THE DISTRI	ICT OF NEVADA
19	A DISTOCD AT TECHNIOLOGIES INC	C N- 2.10 00206 CMN CWE
20	ARISTOCRAT TECHNOLOGIES, INC.,	Case No. 2:18-cv-00396-GMN-GWF
_	ARISTOCRAT TECHNOLOGIES	
21	AUSTRALIA PTY LTD., and ARISTOCRAT	STIPULATION AND ORDER OF
	INTERNATIONAL PTY LTD.,	
22	DI-i-4:CC-	DISMISSAL
,,	Plaintiffs,	
23		
24	V.	
-	ACC LLC and DLAVACC INC	
25	AGS, LLC and PLAYAGS, INC.,	
_	Defendants.	
26	Detellualits.	
77		

1	Pursuant to Federal Rule of Civil Proce	edure 41(a)(2), Plaintiffs-Counterclaim Defendants
2	Aristocrat Technologies, Inc., Aristocrat Technologies	nologies Australia Pty Ltd., and Aristocrat
3	International Pty Ltd. (collectively, "Aristocra	t") and Defendants-Counterclaim Plaintiffs AGS,
4	LLC and PlayAGS, Inc. (collectively, "AGS")	(Aristocrat and AGS collectively, the "Parties"),
5	by and through their respective counsel, hereby	y agree and stipulate as follows:
6	Aristocrat filed a Complaint in this:	matter on March 5, 2018. (ECF No. 1).
7	2. AGS filed an Answer and Counterc	laims on April 11, 2018. (ECF Nos. 17, 18).
8	3. The Parties have reached a settleme	nt of all disputes in this case (the "Settlement
9	Agreement"). As part of the Settlement Agree	ement, the Parties have agreed to dismiss all claims
10	and counterclaims in this case with prejudice.	
11	4. Neither Party will move for an awar	rd of attorneys' fees or costs.
12	Pursuant to the Settlement Agreement,	the Parties respectfully request that the Court
13	approve this stipulation and order as follows: ((1) all claims and counterclaims asserted by the
14	Parties in any pleading in this action are dismi	ssed with prejudice; and (2) this Court shall retain
15	jurisdiction to enforce the Settlement Agreeme	ent and this Order of Dismissal.
16	Respectfully submitted this 22nd day of	of August, 2018.
17	For Aristocrat:	For AGS:
18	/s/ Jason D. Smith	/s/ Craig J. Mariam
19	NICHOLAS J. SANTORO Nevada Bar No. 532	CRAIG J. MARIAM Nevada Bar No. 10926
20	JASON SMITH	ROBERT E. SCHUMACHER
21	Nevada Bar No. 9691 SANTORO WHITMIRE, LTD.	Nevada Bar No. 7504 GORDON REES SCULLY MANSUKHANI, LLP
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25	GARY M. RUBMAN	Attorneys for Defendants-Counterclaim
26	(admitted <i>pro hac vice</i>) PETER A. SWANSON	Plaintiffs
27	(admitted pro hac vice)	
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11	eforrest@cov.com,
12	rjacobs@cov.com
	Attorneys for Plaintiffs-Counterclaim
13	Defendants
14	<u>ORDER</u>
15	IT IS HEREBY ORDERED that pursuant to the foregoing, the Court hereby
15 16	IT IS HEREBY ORDERED that pursuant to the foregoing, the Court hereby GRANTS the parties' Stipulation to Dismiss. The Court, however, declines to retain jurisdiction to
16	· · · · · · · · · · · · · · · · · · ·
16 17	GRANTS the parties' Stipulation to Dismiss. The Court, however, declines to retain jurisdiction to
16 17 18	GRANTS the parties' Stipulation to Dismiss. The Court, however, declines to retain jurisdiction to enforce the parties' Settlement Agreement. IT IS SO ORDERED.
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16 17 18 19 20 21 22 23 24 25	GRANTS the parties' Stipulation to Dismiss. The Court, however, declines to retain jurisdiction to enforce the parties' Settlement Agreement. IT IS SO ORDERED. DATED this

CERTIFICATE OF SERVICE I hereby certify that on August 22, 2018, I electronically filed the foregoing STIPULATION AND ORDER OF DISMISSAL with the Clerk of the Court using the CM/ECF system which sent notification to the following counsel of record in this matter: Gordon Rees Scully Mansukhani, LLP Craig J. Mariam E-mail: cmariam@gordonrees.com Robert E. Schumacher E-mail: rschumacher@grsm.com Samuel B. Laughlin E-mail: slaughlin@grsm.com Attorneys for Defendants/Counterclaimants /s/ Rachel Jenkins An employee of Santoro Whitmire